

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

**IN RE: NATIONAL FOOTBALL
LEAGUE PLAYERS' CONCUSSION
INJURY LITIGATION**

No. 12-md-2323 (AB)

MDL No. 2323

THIS DOCUMENT RELATES TO:

**Plaintiffs' Second Amended Master
Administrative Long-Form Complaint and**

**Seau et al. v. National Football League et al.,
No. 13-cv-01531-AB**

SHORT FORM COMPLAINT

**IN RE: NATIONAL FOOTBALL
LEAGUE PLAYERS' CONCUSSION
INJURY LITIGATION**

JURY TRIAL DEMANDED

OPT OUT PLAINTIFF SHORT FORM COMPLAINT AGAINST NFL DEFENDANTS

1. Plaintiffs Tyler Seau, Sydney Seau, Jake Seau, Gina Seau as guardian ad litem for [REDACTED] Seau, a minor, and Bette Hoffman, as trustee of the Tiaina B. Seau, Jr. 2002 Trust, bring this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.

2. Plaintiffs are filing this Short Form Complaint against the NFL Defendants as required by this Court's Case Management Order filed July 18, 2017, ECF No. 8030.

3. Plaintiffs opted out of the Class Action Settlement approved by the Court on May 8, 2015.

4. Plaintiffs incorporate by reference the allegations (as designated below) of the Second Amended Master Administrative Long-Form Complaint Against the NFL Defendants, as may be amended, as if fully set forth at length in this Short Form Complaint.

5. Plaintiff Gina Seau is filing this case in a representative capacity as the guardian ad litem of [REDACTED] Seau, a minor, having been duly appointed as guardian ad litem by the

Superior Court of California, County of San Diego. A copy of the order appointing Gina Seau capacity as the guardian ad litem of [REDACTED] Seau is annexed hereto. Plaintiff Bette Hoffman is filing this case in a representative capacity as the trustee of the Tiaina B. Seau, Jr. 2002 Trust. A copy of the Declaration of Bette Hoffman In Support of the Complaint Commencing the Survival Action pursuant to California Code of Civil Procedure § 377.32 is annexed hereto.

6. Plaintiffs Tyler Seau, Sydney Seau, Jake Seau, Gina Seau as guardian ad litem for [REDACTED] Seau, a minor, and Bette Hoffman, as trustee of the Tiaina B. Seau, Jr. 2002 Trust, are residents and citizens of San Diego County, California and claim damages as set forth below.

7. Not Applicable.

8. Upon information and belief, the Plaintiffs' decedent, Tiaina B. Seau, Jr. ("Junior Seau"), sustained repetitive, traumatic sub-concussive and/or concussive head impacts during NFL games and/or practices. On information and belief, decedent suffered from symptoms of brain injury caused by the repetitive, traumatic sub-concussive and/or concussive head impacts the decedent sustained during NFL games and/or practices. On information and belief, the decedent's symptoms arose from injuries that were latent and developed over time.

9. The original complaint by Plaintiffs in this matter was filed in the Superior Court of California, County of San Diego. If the case is remanded, it should be remanded to the Superior Court of California, County of San Diego.

10. Plaintiffs claim damages as a result of [check all that apply]:

- Injury to Herself/Himself
- Injury to the Person Represented
- Wrongful Death
- Survivorship Action
- Economic Loss
- Loss of Services
- Loss of Consortium

11. Not applicable.

12. Plaintiffs reserve the right to object to federal jurisdiction.

DEFENDANTS

13. Plaintiffs bring this case against the following Defendants in this action:

National Football League

NFL Properties, LLC

14. Decedent Junior Seau played in the National Football League (“NFL”) during 1990-2009 for the following teams: the San Diego Chargers (1990-2002), the Miami Dolphins (2003-2005), and the New England Patriots (2006-2009).

15. Decedent Junior Seau retired from playing professional football after the 2009 season.

CAUSES OF ACTION

16. Plaintiffs herein adopt by reference the following Counts of the Second Amended Master Administrative Long-Form Complaint, along with the factual allegations incorporated by reference in those Counts:

Count I (Declaratory Relief (Against the NFL))

Count II (Negligence (Against Defendant NFL))

Count III (Negligent Marketing (Against all Defendants))

Count IV (Negligence (Against Defendant NFLP))

Count V (Negligent Misrepresentation (Against Defendant NFL))

Count VI (Negligent Hiring (Against Defendant NFL))

Count VII (Negligent Retention/Supervision (Against Defendant NFL))

Count VIII (Fraud (Against all Defendants))

Count IX (Civil Conspiracy (Against all Defendants))

Count X (Fraudulent Concealment (Against all Defendants))

- Count XI (Wrongful Death (Against all Defendants))
- Count XII (Survival Action (Against all Defendants))
- Count XIII (Loss of Consortium (Against all Defendants))
- Count XIV (Punitive Damages under All Claims (Against all Defendants))
- Count XV (Declaratory Relief: Punitive Damages (Against all Defendants))

17. Plaintiffs assert the following additional causes of action:

- See Attachment A to Plaintiffs' Short Form Complaint

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. An award of economic damages in the form of medical expenses, out of pocket expenses, lost earnings, and other economic damages in an amount to be determined at trial;
- C. For punitive and exemplary damages as applicable;
- D. For all applicable statutory damages of the state whose laws will govern this action;
- E. For an award of attorneys' fees and costs;
- F. An award of prejudgment interest and costs of suit; and
- G. An award of such other and further relief as the Court deems just and proper.

JURY DEMAND

Pursuant to Federal Rule of Civil Procedure 38, Plaintiffs hereby demand a trial by jury.

Dated: July 27, 2017

RESPECTFULLY SUBMITTED:

s/ Steven M. Strauss
Steven M. Strauss

COOLEY LLP
STEVEN M. STRAUSS (SBN 99153)
(SMS@COOLEY.COM)
4401 Eastgate Mall
San Diego, CA 92121
Telephone: (858) 550-6000
Facsimile: (858) 550-6420

CASEY GERRY SCHENK
FRANCAVILLA BLATT & PENFIELD,
LLP
DAVID S. CASEY, JR. (SBN 060768)
(dcasey@cglaw.com)
FREDERICK SCHENK (SBN 086392)
(fschenk@cglaw.com)
110 Laurel Street
San Diego, CA 92101
Telephone: (619) 238-1811
Facsimile: (619) 544-9232

Attorneys for Plaintiffs

ATTACHMENT A TO PLAINTIFFS' SHORT FORM COMPLAINT

Additional Allegation Pertaining to All Causes of Action

Plaintiffs Tyler Seau, Sydney Seau, Jake Seau, Gina Seau as guardian ad litem for [REDACTED] Seau, a minor, and Bette Hoffman, as trustee of the Tiaina B. Seau, Jr. 2002 Trust are not signatories to any Collective Bargaining Agreement.

Additional Allegation Pertaining to Count XI (Wrongful Death (Against all Defendants)):

Damages for Loss of Comfort and Society

Plaintiffs Tyler Seau, Sydney Seau, Jake Seau, Gina Seau as guardian ad litem for [REDACTED] Seau, a minor, and Bette Hoffman, as trustee of the Tiaina B. Seau, Jr. 2002 Trust claim all forms of economic and noneconomic damages arising from the wrongful death of Junior Seau as authorized by statutory and common law. In addition to the claims for relief described in Plaintiffs' Short Form Complaint against the NFL Defendants, *Seau et al. v. National Football League et al.*, No. 13-cv-01531-AB, Plaintiffs claim noneconomic damages for loss of comfort, society, and protection caused by the wrongful death of decedent Junior Seau.

Under California law, plaintiffs in a wrongful death action may recover such damages as may be just under all the circumstances of the case. *See, e.g., Mendoza v. City of West Covina*, 206 Cal. App. 4th 702, 720 (2012); Cal. Code Civ. Proc. § 377.61. This includes damages for “the monetary equivalent of loss of comfort, society, and protection” resulting from the loss of the decedent. *Soto v. BorgWarner Morse TEC Inc.*, 239 Cal. App. 4th 165, 198–99 (2015), *reh'g denied* (Aug. 5, 2015), *as modified* (Aug. 20, 2015), *review denied* (Oct. 28, 2015) (quoting *Mendoza*, 206 Cal. App. 4th at 720); *see also Rufo v. Simpson*, 86 Cal. App. 4th 573, 614 (2001) (affirming loss of comfort and society award of \$8.5 million to the parents of the decedent). Accordingly, Plaintiffs assert damages for the “monetary equivalent” of the loss “comfort, society, and protection” caused by the death of Junior Seau. *See, e.g., Soto*, 239 Cal. App. 4th at 198–99.

1 COOLEY LLP
2 STEVEN M. STRAUSS (99153) (SMS@COOLEY.COM)
3 4401 Eastgate Mall San Diego, CA 92121-1909
Telephone: (858) 550-6000
Facsimile: (858) 550-6420

4 CASEY GERRY SCHENK FRANCAVILLA BLATT &
PENFIELD, LLP
5 DAVID S. CASEY, JR. (060768) (dcasey@cglaw.com)
FREDERICK SCHENK (086392) (fschenk@cglaw.com)
6 110 Laurel Street
San Diego, CA 92101
7 Telephone: (619) 238-1811
Facsimile: (619) 544-9232

8 Attorneys for Plaintiffs

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SAN DIEGO
11 CENTRAL DIVISION
12

13 TYLER SEAU, an individual; SYDNEY
14 SEAU, an individual; JAKE SEAU, a minor,
15 and [REDACTED] SEAU, a minor, by and through
their Guardian ad Litem Gina Seau; and
16 BETTE HOFFMAN as trustee of the Tiaina B.
Seau, Jr. 2002 Trust.

Case No.

Declaration of Bette Hoffman In Support
of Complaint Commencing Survival
Action by Bette Hoffman on Behalf of the
TIAINA B. SEAU, JR., 2002 TRUST

17 Plaintiffs,

18 v.

19 NATIONAL FOOTBALL LEAGUE; NFL
20 PROPERTIES LLC; RIDDELL, INC.; ALL
AMERICAN SPORTS CORP.; RIDDELL
21 SPORTS GROUP, INC.; EASTON-BELL
SPORTS, INC.; EASTON-BELL SPORTS,
LLC; EB SPORTS CORP.; AND RBG
22 HOLDINGS CORP.

23 Defendants.

1 I, Bette Hoffman, hereby declare as follows:

2 1. I am a plaintiff in the above entitled action. I have personal knowledge of the facts
3 set forth below, and if called as a witness to testify, I could and would competently testify thereto.

4 2. The decedent, Tiaina B. Seau, Jr., died on May 2, 2012 in San Diego County,
5 California. A true and correct copy of his death certificate is attached.

6 3. No proceeding is now pending in California for the administration of the
7 decedent's estate.

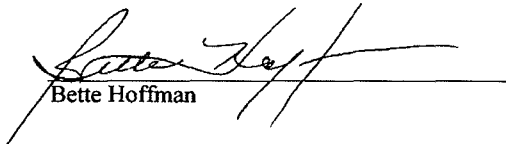
8 4. I am the presently serving sole trustee of the TIAINA B. SEAU, JR., 2002
9 TRUST, also known as the TIAINA B. SEAU TRUST, dated October 18, 2002. The trust is in
10 full force and effect.

11 5. As sole trustee, I am authorized to commence litigation with respect any property
12 of the trust. Therefore, I am authorized to act on behalf of the decedent's successors in interest
13 (as defined in Section 377.11 of the California Code of Civil Procedure) with respect to the
14 decedent's interest in the action or proceeding.

15 6. No other person has a superior right to commence the action or proceeding or to be
16 substituted for the decedent in the pending action or proceeding.

17 I declare under penalty of perjury under the laws of the State of California that the
18 foregoing is true and correct.

19 Executed on January 18, 2012 at San Diego, California.

20 
21 Bette Hoffman

22 779963/SD

CIV-010

ATTORNEY (Name, State Bar number, and address): Cooley LLP Casey Gerry Schenk Francavilla Blatt & Penfield Steven M. Strauss (99153) David Casey (060768) 4401 Eastgate Mall 110 Laurel Street San Diego CA 92121 San Diego CA 92101 TELEPHONE NO.: 858550-6000 FAX NO. (Optional):		FOR COURT USE ONLY F I L E D Clark of the Superior Court JAN 22 2013 By: K. HILL, Deputy
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): TYLER SEAU, et al.		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego STREET ADDRESS: 330 West Broadway MAILING ADDRESS: CITY AND ZIP CODE: San Diego 92101 BRANCH NAME: Central		
PLAINTIFF/PETITIONER: TYLER SEAU et al.		
DEFENDANT/RESPONDENT: NATIONAL FOOTBALL LEAGUE, et al.		
APPLICATION AND ORDER FOR APPOINTMENT OF GUARDIAN AD LITEM—CIVIL <input checked="" type="checkbox"/> EX PARTE		CASE NUMBER: 37-2013-00031265-CU-PO-CTL
<p><i>NOTE: This form is for use in civil proceedings in which a party is a minor, an incapacitated person, or a person for whom a conservator has been appointed. A party who seeks the appointment of a guardian ad litem in a family law or juvenile proceeding should use form FL-935. A party who seeks the appointment of a guardian ad litem in a probate proceeding should use form DE-350/GC-100. An individual cannot act as a guardian ad litem unless he or she is represented by an attorney or is an attorney.</i></p>		

1. Applicant (name): Gina Seau is
 a. the parent of (name): [REDACTED] Seau
 b. the guardian of (name):
 c. the conservator of (name):
 d. a party to the suit.
 e. the minor to be represented (*if the minor is 14 years of age or older*).
 f. another interested person (*specify capacity*):
2. This application seeks the appointment of the following person as guardian ad litem (state name, address, and telephone number):
 Gina Seau
 [REDACTED]
 San Diego, CA 92130
3. The guardian ad litem is to represent the interests of the following person (state name, address, and telephone number):
 [REDACTED] Seau
 [REDACTED]
 San Diego, CA 92130
4. The person to be represented is:
 a. a minor (*date of birth*): [REDACTED] 00
 b. an incompetent person.
 c. a person for whom a conservator has been appointed.
5. The court should appoint a guardian ad litem because:
 a. the person named in item 3 has a cause or causes of action on which suit should be brought (*describe*):
 [REDACTED] Seau is a minor and requires the appointment of a Guardian ad Litem to commence and litigate a wrongful death case relating to his father's death.

Continued on Attachment 5a.

CIV-010

PLAINTIFF/PETITIONER: TYLER SEAU et al.	CASE NUMBER: 37-2013-00031265-CU-PO-CTL
DEFENDANT/RESPONDENT: NATIONAL FOOTBALL LEAGUE, et al.	

5. b. more than 10 days have elapsed since the summons in the above-entitled matter was served on the person named in item 3, and no application for the appointment of a guardian ad litem has been made by the person identified in item 3 or any other person.

c. the person named in item 3 has no guardian or conservator of his or her estate.

d. the appointment of a guardian ad litem is necessary for the following reasons (specify):

[REDACTED] Seau is a minor and requires the appointment of a Guardian ad Litem to commence and litigate a wrongful death case relating to his father's death.

Continued on Attachment 5d.

6. The proposed guardian ad litem's relationship to the person he or she will be representing is:

a. related (state relationship): Mother

b. not related (specify capacity):

7. The proposed guardian ad litem is fully competent and qualified to understand and protect the rights of the person he or she will represent and has no interests adverse to the interests of that person. (If there are any issues of competency or qualification or any possible adverse interests, describe and explain why the proposed guardian should nevertheless be appointed):

Continued on Attachment 7.

Steven M. Strauss

(TYPE OR PRINT NAME)

(SIGNATURE OF ATTORNEY)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: 1-22-13

Gina Seau

(TYPE OR PRINT NAME)

(SIGNATURE OF APPLICANT)

CONSENT TO ACT AS GUARDIAN AD LITEM

I consent to the appointment as guardian ad litem under the above petition.

Date: 1-22-13

Gina Seau

(TYPE OR PRINT NAME)

(SIGNATURE OF PROPOSED GUARDIAN AD LITEM)

ORDER EX PARTE

THE COURT FINDS that it is reasonable and necessary to appoint a guardian ad litem for the person named in item 3 of the application, as requested.

THE COURT ORDERS that (name): Gina Seau

is hereby appointed as the guardian ad litem for (name): **[REDACTED]** Seau
for the reasons set forth in item 5 of the application.

Date:

JAN 22 2013

ROBERT J. TRENTACOSTA

JUDICIAL OFFICER

SIGNATURE FOLLOWS LAST ATTACHMENT